

SUNDAY CITY CAMPAIGN

Democratic Convention For First Week in October.

MEETING OF COMMITTEE

FIRST STEPS TAKEN FOR CITY CAMPAIGN.

List of District Committee Chairmen Will Be Completed as Soon as Possible—Primaries to Be Held the Last Week in September—Meeting of Committees.

The Democratic city committee took the first important steps for the city campaign at the meeting held last evening at the home of Chairman Dunbar, on North First West street. There were present, besides the chairman, G. A. Gibbs, J. W. Smith, J. B. Blakeley, Charles Smith, Joseph Cohen, Jacob Raleigh, Joseph Lewis, F. J. Leonard, William H. Evans and Charles Wilkes, although the latter did not arrive in time to take part in the deliberations.

District Committees.
It was decided that the list of chairmen for the various districts would be completed as quickly as possible, in order that the work of the campaign could be prosecuted at once. It was also decided that the city and county elections alternate, it would be best to have the last committee appointed the one to have charge of the next election, which is for general. This will obviate confusion and be more satisfactory all around. No change will be made now, however, and the committee to have charge of the coming campaign.

Date of Convention.
The time of holding the primaries, the precinct conventions and the city convention was discussed. It was informally decided to hold the first two in the last week in September, and the city convention the first week in October. It was also decided in the same way that the district committees of the whole city would be called together at an early day for instructions.

On motion of Joseph Lewis, the following committee, one from each precinct, was appointed to formulate a plan for appointing the delegates to the city convention to the various districts: Messrs. Pardee, Evans, Raleigh, Cohen and Wilkes.

An invitation was presented by Joseph Cohen to the committee from James H. Moyle of the state committee to co-operate with the state organization in arranging the reception to be tendered to William J. Bryan next Saturday.

SECOND PRECINCT SOCIAL

New Club Arrange Fine Programme For Thursday Night

The Second precinct Democratic Social club will entertain on Thursday evening next. A number of novel features will be introduced into the elaborate programme that has been arranged.

Morris Sommer, C. M. Jackson and "Toughy" are down for a series of acrobatic feats, which cannot fail to prove entertaining to the audience. Hon. B. H. Roberts and Judge J. H. King will speak, and there will be a number of musical and literary numbers.

Misses Hattie Carter, Blanche Thomas and George H. Shepherd will give recitations, and the music will be furnished by the Mandala Guitars club, Miss Emma Grimes, Miss Pearl Calton, Mrs. C. E. Rives and Miss M. Eller.

Little Hazel and Dot Kenner will give a song and dance for the entertainment of the Democracy, and there will be other attractive features.

Callister Against Reiser.

Councilman Callister is bound to have the nomination in the Third ward, on the single gold standard ticket. Some of Mr. Callister's friends are afraid that H. L. Walker's friends have not forgotten the recent school fight, and are hereby anxious to the outcome. A. L. Reiser is after this same nomination, and a right pretty race is predicted between these young men. They will have all their fun before election day, say the knowing ones.

Third Precinct Candidates.

There is no lack of good Democratic councilmanic timber in the Third municipal ward. Councilman Margretts announces to friends that he will not be a candidate for another term, but Councilman Fernstrom is out for re-nomination, and is confident of securing it. Other good men spoken of are John B. Reid of the Sixteenth district; Edward Davis of the Sixteenth, and Charles Howe of the Seventeenth. There will be others, of course, as the campaign advances.

BIG DAMAGE SUIT.

Golden Gate Employee Demands \$25,000 For Loss of a Leg.

Action was commenced yesterday in the federal court by John Rosengren against De Lauro's shoe store. Rosengren claims to have been injured by a shoe while working in the store. It is alleged that plaintiff was required to repair some shuffling in the store, and while so engaged, defendant's agents negligently caused machinery to be started, resulting in serious injuries to plaintiff and immediately causing amputation of his right leg at the knee joint.

The suit was originally filed with the clerk of the Third district court in Tooele county, but by reason of the fact that the defendant company is a foreign corporation, it was removed to the federal court.

LIABILITY OF SCHOOL TRUSTEES.

Not Believed If Funds Are Deposited and Bank Fails.

According to an opinion rendered yesterday by Attorney General Bishop to State Superintendent Park of the department of public instruction, funds of country school districts applicable for payment on account of interest on bonds or for redemption of bonds, can not lawfully be invested or deposited in a savings bank so as to relieve officers having custody thereof from liability on their bonds in case of loss.

Slumber Producers

Our Night Robes and Pajamas in Silk, Satin, Madras and Oxford cloths. BROWN, TERRY & WOODBRIFF CO. 166 Main Street.

NEW ST. JAMES.

The Leading Medium Priced Hotel. DENVER.

ATTORNEY WM. MCAY SUES OUT ATTACHMENT FOR \$1,900.

Claims Amount Is Due Him For Legal Services Rendered During Last Five Years—Other Suits.

SOME WARM RESOLUTIONS

Vigorous Action Taken by the Bakers and Confectioners' Union—German-Americans Are True and Loyal Citizens Who Have Shown Their Devotion to the Flag.

Former City Attorney William McKay yesterday filed suit against Colonel Michael Shaughnessy for \$1,900, alleging that this amount is due him for services rendered as legal adviser from Dec. 31, 1893, to March 8, 1899. The plaintiff also filed an affidavit, stating his belief that the defendant was disposing of his property with intent to defraud his creditors, and asking that an attachment be issued against his property. Some money on deposit in McCormick & Co.'s bank, together with some mining stocks there, were attached under the writ that was issued against Shaughnessy.

Speaking of the suit Colonel Shaughnessy said last night: "I don't think Mr. McKay can be in his right mind. I don't owe him a cent. In fact he owes me. I have employed him from time to time, but have invariably paid him all I owed him."

Mr. Ferguson filed suit against her husband, Peter G. Ferguson, for an absolute divorce. In her complaint the plaintiff alleges that the couple were married Dec. 25, 1874, in West Virginia, and that some time ago the defendant deserted her.

On petition of Judge Andrew Howat, in his suit against A. L. Woodruff, J. H. Beck and J. H. Beck, which is a subdivision of lot 11, block 4, five-acre plat A, in big field survey. Houston's bond was placed at \$200.

H. K. Warren sued John F. Cahoon and Margaret S. Cahoon on a note for \$444.34. He demands judgment also for an attorney's fee of \$55, together with interest from Sept. 18, 1894, at the moderate rate of 14 per cent per month.

C. E. Louder asked for the foreclosure of a mortgage for \$1,000 on 32.19 acres of land in the county owned by A. F. Lawson. The mortgage was given to secure the payment of a note.

DIDN'T SCARE MR. SORESEN

FRUIT TREE INSPECTOR WILL HOLD HIS JOB.

Says County Commissioners Haven't the Power Under the Statutes, to Abolish His Office.

County Fruit Tree Inspector Sorensen is not inclined to take seriously County Commissioner Woolley's talk about abolishing his office. He said yesterday that he did not think the act could be taken legally, except by pre-emptory charges against him as an officer.

"My office is created by the revised statutes," said Mr. Sorensen, "and I don't think the commissioners have any jurisdiction over me—that is, so far as the matter goes. If they want to get rid of me individually the only way to do it would be to prefer charges and prove them."

"I don't believe they will do anything of that kind. I believe the records will show I have been diligent in the performance of my duties. I have spared neither Mormon bishop nor prominent Gentile. No matter how they want to get rid of me I have made them look after the trees as provided by law."

BEYNON ACCUSES GEO. SHOWELL

THEFT OF WATCH LAID AT HIS DOOR.

Showell Says Bynon Is Not Guilty—His Defense Will Be That He Found the Timepiece.

As a sequel to the charge of grand larceny pending in Justice Pardee's court against Richard Bynon, the latter yesterday filed an affidavit with Justice Pardee, charging George Showell with having stolen from him a gold watch.

When Mr. Bynon was accused of the theft of the railroad agent's watch he was very indignant. He did some searching in his home book and arrived at the conclusion that he had located the thief, who pawned the timepiece in this city.

Showell declared to a Herald reporter last night that Bynon was innocent of the charge. The prisoner said further that the watch was found. He said that he was the owner of the watch, and that he had lost it. He said that he had been in trouble before.

HEARD AND SEEN

IN TIMMONY'S COURT

"F. Johnston, you are charged with vagrancy, how about it?" "Well, judge, I hev did me best. Ye know, judge, a man can't get work even when he wants it."

"Yes, you honor, and sometimes a man doesn't want work even when he can get it. Don't let me see your face again, Mr. Johnston. Go to Ogden—I know it's a severe punishment, but so."

"I'm Jack, the Irish volunteer," said Jack Milard, in answer to a charge of drunkenness. "By occupation I'm a pickpocket, and a burglar, too," continued that worthy.

"Wuz I drunk? Ask 'th' policeman, an' he'll tell ye all about it. To tell 'th' truth, ye know, I wuz th' drunkest man with th' biggest jag as ever came down th' pike. But if ye'll let me go this time, w'en I go up th' pike again, I'll not come back."

All right, Jack. See that you don't come back. Brace up and be a man. "Tessier, I will, I will," answered Jack as he rubbed happily out into the sunshine and down the street.

L. P. McQuade, the Hagenback animal showman, who was cast into the jail last night for stealing a couple of the weights by which teams are weighed, appeared for a new trial. Two fellow thespians were present who could, they said, prove an alibi for McQuade.

"Dis is jist de way of it, see," said one of the lion subduers, "an' w'en I tells you a thing, Judge, you kin put it down as perty near de real thing. McQuade wuz down de Salt Lake pike de deed wuz committed, an' so he couldn't possibly have did it, see. I'm tellin' you."

"I don't know so much about that," replied his honor. "I consider, though, that McQuade, having served five days in jail, is entitled to a new trial."

Lillian Brown, May Russell and Evelyn Clark, a trio from down the street, left \$10 each in place of their appearance.

German-American Citizens Protest Against Future Abuse.

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SOME WARM RESOLUTIONS

Vigorous Action Taken by the Bakers and Confectioners' Union—German-Americans Are True and Loyal Citizens Who Have Shown Their Devotion to the Flag.

The bakers and confectioners of Salt Lake, many of whom are of German descent, are indignant over the attack recently made by a morning paper upon them. The indignation was crystallized last night into a set of resolutions adopted unanimously by the union last night. The resolutions follow:

Whereas, The scurrilous editorial appearing in the Tribune of the 26th ult., reflecting upon the patriotism of the German-American citizens of the United States is a gross libel; therefore, be it Resolved, That the Bakers & Confectioners' union No. 55, W. L. U. Salt Lake City, in regular meeting assembled, enter an emphatic protest against the vilification of the citizens of our country, and the betterment of the conditions of the masses and whose loyalty to the flag of their adopted country has been abundantly proven by the blood they have generously shed on the altar of our national independence, and be it further

Resolved, That we call upon the fair-minded people of Utah to rebuke the organs of placidity for its vile and persistent attacks on not alone our German-American fellow citizens, but on the great body of the citizens of our young state; and be it further

Resolved, That copies of these resolutions be sent the daily papers for publication.

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IN THE COURTS.

Probate Orders.

Judge Hiles made the following probate orders yesterday:

Estate of Edward Conhalm, deceased; petition for probate of will allowed.

Estate of Daniel Welch, deceased; hearing on petition for settlement of final account stricken from the calendar.

Estate of Hugh Campbell, deceased; hearing on petition for settlement of final account and distribution of estate, petition allowed.

Estate of Mary C. Adams, deceased; will admitted to probate.

Estate of Thomas Vennard, deceased; sale of real estate confirmed.

Estate of B. Meriando, deceased; final account approved.

Estate of William Burrows, deceased; petition for summary distribution of estate allowed.

Estate of Albert Peterson; Marian L. Peterson appointed administrator with bonds fixed at \$100.

Estate of Emma E. Faust, deceased; petition for settlement of final account and distribution of the estate allowed.

Estate of Joseph W. Wilson, deceased; petition for settlement of final account allowed.

Estate of William Casto, deceased; petition for sale of real estate allowed.

Estate of John Heber Ennis, deceased; petition for letters of administration allowed.

Estate of Fredonia Hinmah, deceased; hearing on petition for probate of will continued to Sept. 18, and claim of S. D. Evans, undertaker, for \$241 approved.

Estate of Rebecca S. Griffiths Brooks, deceased; petition for settlement of final account and distribution of the estate allowed.

Estate of J. W. Bird, deceased; Ann Bird Osborn appointed executrix.

Estate of F. H. Dyer; order made for support of F. H. Dyer.

Estate of C. J. Jennings, deceased; petition for final account and distribution allowed.

Estate of Josephine L. Rae, deceased; James L. Rae appointed administrator with bond fixed at \$200.

Estate of E. J. Hicks, deceased; sale of real estate confirmed.

District Court Orders.

Judge Hiles made the following orders yesterday:

H. L. Driver vs. Union Electric Light & Power company; defendant allowed ten days additional time to plead.

Nettie F. McCormick et al. vs. James A. Young; L. Grand Young appointed attorney at item.

W. H. Daniels vs. Gies P. Daniels; default entered; divorce.

W. J. Barrette vs. John E. Dooley; judgment entered dismissing complaint (to be appealed).

A. B. Sawyer vs. Augustin Appleby et al.; W. R. Hall appointed guardian ad litem, and A. S. Hoppough appointed referee to take testimony and report findings.

Judge Cherry made the following orders yesterday:

Jano L. Peyer vs. Salt Lake Amusement association; case dismissed in accordance with remittitur.

Joseph Sala vs. Union Pacific Coal company; demurrer of defendant overruled and given until Oct. 1 to answer.

Mary Fritz, administrator, vs. Gold Dollar Mining & Milling company; judgment for plaintiff for \$471.23.

A. C. Clark vs. G. Campbell; demurrer of defendant withdrawn and five days allowed to answer.

Alma D. Throck vs. Rio Grande Western Railway company; motion for new trial overruled.

Aquila Nebeker vs. George Harvey; argued and submitted and leave to file briefs given.

Judgment Against Wagener.

Joseph F. McNaught was given judgment against Henry Wagener for \$1,415.95 yesterday by Judge Cherry. The suit was on a promissory note made Aug. 1, 1897, for \$1,049.18 and due in one year from date.

Judgment Set Aside.

In the case of J. G. Gray vs. William Groesbeck et al., Judge Cherry yesterday set aside the former judgment for plaintiff and allowed the defendant ten days in which to file amended pleadings.

By agreement of the parties, a promissory note for \$98 made by S. S. Terrell, April 15, 1893, and due in six months, was set aside.

FEDERAL COURT ITEMS.

In the federal court yesterday William Garland filed an answer to the complaint in the action against him brought by Francis J. Nugent for recovery of \$6,761.90, alleged to be on an assigned claim of W. L. Maginnis for legal services rendered. The answer denies material allegations, and a counter claim is set up that the assignor was over paid the amount claimed for his services.

The Conglomerate Mining company yesterday answered the complaint of George A. Lowe, denying that he has any cause of action in protesting defendant's material allegations, and that the claim is set up that the assignor was over paid the amount claimed for his services.

Are you lucky, \$209 in cash given away, Calder's park Labor day.

MRS. WHITMORE'S FUNERAL.

Great Attendance of Friends—Price Business Houses Closed.

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